| U.S.A. vs          | TroyJohn Rittenhouse No. 08milla15   |                          |
|--------------------|--|--------------------------|
| The Court fin      | ds excludable delay, under the section indicated by check ( $\checkmark$ ),  |                          |
| commenced on       | and ended on   |                          |
|                    | 5-37-08 and ended on $6-3-08$  |                          |
| 3161(h)<br>(1)(A)  | Exam or hrg for mental or physical incapacity  |                          |
| (1)(B)             | NARA examination (28:2902)   | A _                      |
| (1)(D)             | State or Federal trials or other charges pending   | В                        |
| (1)(E)             | Interlocutory appeals  | C                        |
| (1)(F)             | Pretrial motions (from flg to hrg or other prompt dispo)   | D                        |
| (1)(G)             | Transfers from other district (per FRCrP 20, 21 & 40)  | E                        |
| (1)(J)             | Proceedings under advisement not to exceed thirty days   | F                        |
|                    | Misc proc: Parole or prob rev, deportation, extradition  | G                        |
| (1)(H)             | Transportation from another district or to/from examination or hospitalization in ten days or less   | 6<br>6                   |
| (1)(I)             | Consideration by Court of proposed plea agreement  | 7                        |
| (2)                | Prosecution deferred by mutual agreement   | ľ                        |
| <u>X</u> (3)(A)(B) | Unavailability of defendant or essential witness   | $\stackrel{1}{\bigcirc}$ |
| (4)                | Period of mental or physical incompetence of defendant to stand trial  | N                        |
| (5)                | Period of NARA commitment or treatment   |                          |
| (6)                | Superseding indictment and/or new charges  | P                        |
| (7)                | Defendant awaiting trial of co-defendant when no severance has been granted  | R                        |
| (8) (A) (B)        | Continuances granted per (h)(8)-use "T" alone if more than one of the reasons below are given in support of continuance  | Т                        |
| (8)(B)(I)          | 1) Failure to grant a continuance in the proceeding would result in a miscarriage of justice and the ends of justice outweigh the best interest of the public and the defendant in a speedy trial  | T1                       |
|                    | (Continuance - miscarriage of justice)  2) Failure to grant a continuance of the trial would result in a miscarriage of justice as the defendant has tendered a guilty plea to a magistrate judge and is awaiting a determination as to whether the plea will be accepted.  (Continuance - tendered a guilty plea) |                          |
| (8)(B)(ii)         | 2) Case unusual or complex   | т2                       |
| (8)(B)(iii)        | 3) Indictment following arrest cannot be filed in thirty (30) days   | т3                       |
| (8)(B)(iv)         | <ol> <li>Continuance granted in order to obtain or substitute counsel,<br/>or give reasonable time to prepare<br/>(Continuance re counsel)</li> </ol>  | т4                       |
| 3161(I)            | Time up to withdrawal of guilty plea   | U                        |
| 3161(b)            | Grand jury indictment time extended thirty (30) more days  |                          |
| Date 5-27          | 08<br>VM   | W                        |

Judge's Initials